P-6028U1-1-1-1-C1 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

R. Dennis Nesbitt et al.

Serial No.:

10/619,148

Filed:

July 14, 2003

Group No.:

3711

Examiner:

R. Gorden

For:

Golf Ball

Mail Stop Non-Fee Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION (37 CFR 1.321(b))

Identification Of Person(s) Making This Disclaimer

Name(s) of disclaimant(s):

Michelle Bugbee

having an address of:

The Top-Flite Golf Company,

a wholly-owned subsidiary of Callaway Golf Company

425 Meadow Street

Chicopee, MA 01013

represent that I am

__ an inventor of this invention

__ an assignee of this invention

XX Attorney of record in the present application

CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8a)

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being transmitted by facsimile on <u>June 3, 2004</u> to the Patent and Trademark Office to Examiner R. Gorden in TC3700 at 703-872-9306.

Michelle Bugbee

(Terminal Disclaimer to Obviate a Double Patenting Rejection (37CFR 1.321(b))

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P-6028V1-1-1-1-CI

Identity of Assignee and Title of Disclaimant (if applicable)

The assignee is

Name of assignee:

Callaway Golf Company

Address of assignee:

2180 Rutherford Road

Carlsbad, CA 92008-7328

Title of disclaimant authorized to sign on behalf of assignee: Senior Patent Counsel

Recordal of Assignment in PTO

XX the assignment to Spalding Sports Worldwide, Inc. was recorded on Reel: 011649; Frame: 0963 on March 16, 2001; the assignment to The Top-Flite Golf Company was recorded on Reel: 013753; Frame: 0072 on June 2, 2003.

XX authorization for recordal of the assignment to Callaway Golf Company is separately attached

Extent of Interest

The extent of my (our) interest is in

XX the whole of this invention

a sectional interest in this invention as follows (here state the exact interest of the disclaimant(s):

Statement Pursuant to 37 C.F.R. 3.73(b)

I the undersigned, have reviewed all the evidentiary documents in the chain of title of the

XX patent application

___ patent matter identified above and, to the best of my knowledge and belief, title is in the assignee identified above which is seeking to take action.

> (Terminal Disclaimer to Obviate a Double Patenting Rejection (37CFR 1.321(b)) {9-4}-page 2 of 4)

(9-4)-page 3 of 4)

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Disclaimer

I hereby disclaim the terminal part of any patent granted on the above-identified application, which would extend beyond the expiration date of the full statutory term of:
United States Patent No as presently shortened by any terminal disclaimer
XX Any patent granted on application number: 10/618,412
and hereby agree that any patent so granted on the above-identified application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to
XX Any patent granted on application number: 10/618,412
this agreement to run with any patent granted on the above-identified application and to be binding upon the grantor, its successors or assigns.
Petitioner does not disclaim any terminal part of any patent granted on the above-identified application prior to the expiration date of the full statutory term of
United States Patent No as presently shortened by any terminal disclaimer
\underline{XX} Any patent granted on application number: 10/618,412
In the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321(a), has all claims canceled by a reexamination certificate, or is otherwise terminated prior to expiration of its statutory term as presently shortened by any terminal disclaimer, except for the separation of legal title stated above. (Terminal Disclaimer to Obviate a Double Patenting Rejection (37CFR 1.321(b))

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Fee Status

(37 CFR 1.20(d) and 37 CFR 1.321)

Declaration

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

The Top-Flite Golf Company

Michelle Bugbee, Reg. No. 42,370

Senior Patent Counsel

The Top-Flite Golf Company, A wholly-owned subsidiary of Callaway Golf Company

425 Meadow Street, P. O. Box 901

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(Terminal Disclaimer to Obviate a Double Patenting Rejection (37CFR 1.321(b)) [9-4]—page 4 of 4)